

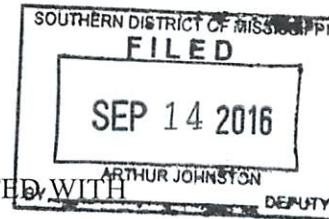
IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI  
NORTHERN DIVISION

MCF AF, LLC AND  
MCS CAPITAL, LLC

V.

EDUARDO A. FLECHAS,  
FLECHAS & ASSOCIATES, P.A.,  
THE FLECHAS LAW FIRM, PLLC

PLAINTIFFS  
*3:16 cv 722 DPJ-FKB*  
CIVIL ACTION NO. 3:13cv00621-DPJ-FKB



DEFENDANTS

CONSOLIDATED WITH

RMC/CMG PORTFOLIO HOLDING, LLC  
as assignee of CAMBRIDGE MANAGEMENT GROUP, LLC

PLAINTIFF

V.

CIVIL ACTION NO. 3:13cv636-DPJ-FKB

EDUARDO FLECHAS, FLECHAS & ASSOCIATES, P.A.,  
DAVION NORTON, PETRA CHESS  
and KEN'DRIANA GIBBS

DEFENDANTS

ORDER SEVERING CONTEMPT JUDGMENT

On October 19, 2015, the Court entered an Agreed Judgment of Contempt [155] in this action. To minimize confusion and retain jurisdiction over the ongoing contempt judgment, the Court finds that the contempt judgment should be severed from the underlying dispute. The Clerk is directed to open a new civil action with this Order and the Agreed Judgment of Contempt [155]. The new civil action should also be assigned to District Judge Daniel P. Jordan III and Magistrate Judge F. Keith Ball.

The following documents should be copied to the new civil action, retaining their restricted status where applicable: Order [293] (restricted); Order [294] (restricted); Motion for Release of Funds [306]; Motion [308] (restricted); Response [311] (restricted); and Motion to Seal [313].

The following documents presented for *in camera inspection* should also be copied and should retain their *in camera* status: First Accounting [278]; Second Accounting [280]; and Third Accounting [307].

The requirements imposed by the Agreed Judgment of Contempt [155] and subsequent Orders [293, 294] remain in effect.

Future docketing relating to the contempt should be docketed in the new civil action.

**SO ORDERED AND ADJUDGED** this the 14<sup>th</sup> day of September, 2016.

s/ Daniel P. Jordan III  
UNITED STATES DISTRICT JUDGE